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PASSED AT THE LEGISLATURE

AT THE SESSIONS OF 1861-2.

A public printer having been directed to

publish in pamphlet form the laws passed at

the session of the Legislature, we have

commenced and shall continue to republish

all those which are of general interest. We

retain the numbers of the chapters by which

they will be published in the pamphlet laws,

and hereafter designated.

[CONTINUED.]

An act to amend "an act in regard to

incidents, their persons and estates," ap-

proved October 1, 1861.

See. 1. Be it enacted, &c. That an "act in

regard to incidents, their persons and es-

tates," approved October 1, 1861, be so

amended as to include within its provisions

any person, who, by reason of any

injury or neglect, have become so

incapable or unsound as to render them in-

competent to manage their estates.

See. 2. That where the income of any idiot,

idiot, imbecile, or person of similar condition,

shall exceed the amount actually necessary

for the support of such person and those de-

pendent on his estate, according to his cou-

dition in life, and the expense of managing

his estate, the committee of the circuit court,

under the direction of any court of equity,

having jurisdiction, invest the surplus for

the benefit of such person and his heirs.

See. 3. An act to amend any power which it

may give to the testator, which intended

should be exercised, shall, or may have

been, by will or deed, created in any one

who has, since the creation of such power,

been dead, or, in the case of a minor, in the

first section of this act, to manage his es-

tate, or to execute such power, according to the

intention of the testator or grantor, under the

direction of the court.

See. 4. An act in this case shall be so con-

structed as to authorize any one not herefore

authorized by law, to be confined in either of

the lunatic asylums of this State, nor to re-

ceive support from the public treasury.

See. 5. This act shall take effect from its

passage.

300. An act concerning common schools.

See. 1. Be it enacted, &c. That all the es-

cences, fees, and expenses in 1861, and which

from any cause, were not completed

before the close of the school year, may be

completed any time before the 20th day of

April, 1864, and that all common schools

commenced and partly completed in 1861,

and completed during the present year, to-

gether with all common schools duly

taught out in 1862, but which, from any good

cause, were not required in time, may be re-

paired and completed in 1864, and that an act

entitled "an act for the benefit of common

schools," approved December 21st, 1863.

See. 2. That the act to be in force from its

passage.

317. An act to amend chapter 4, of the

code of practice in criminal cases, allowing

attenuations in certain cases.

Be it enacted, &c. That when the sheriff

or any officer, shall return the amount

which shall have been issued under the au-

thority of section 99, chapter 4, entitled

"Forfeiture of Title," of the code of practice in

criminal cases, to the circuit court, and the

court, and that the amount of such amount

are non-residents of this Commonwealth, or

so conceal themselves from him, that the sum

which is to be exacted upon them or him,

or him, for the amount of such amount, which

shall have been issued under the au-

thority of section 99, chapter 4, entitled

"Forfeiture of Title," of the code of practice in

criminal cases, to the circuit court, and the

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